

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Addrees: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 ATTORNEY DOCKET NO. FIRST NAMED INVENTOR SERIAL NUMBER FILING DATE OMRF114CIF(2) HARLEY 04/13/92 07/867,819 ENAMINER SCHEINER, L 18M1 PAPER NUMBER PATREA L. PABST, ESQ. ART UNIT KILFATRICK & CODY 1100 PEACHTREE ST., STE. 2800 1812 ATLANTA, GA 30309-4530 DATE MAILED: 04/13/93 This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS Responsive to communication filed on This application has been axamined 30 deys from the deta of this letter. month(s), A ehortened stetutory period for response to this action is set to expire.... 35 U.S.C. 133 Failura to respond within tha period for response will cause tha application to become ebandoned. THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION: Part I 2. Notice re Petent Drewing, PTO-948. 1. Notice of References Cited by Examiner, PTO-892. 4. Notice of Informal Petent Application, Form PTO-152. 3. Notice of Art Cited by Applicant, PTO-1449. 5. Informetion on How to Effect Drawing Chenges, PTO-1474. SUMMARY OF ACTION ___ are panding in tha application. 1. Ciaims ere withdrawn from consideration. heva been cancelled. 2. Claime 3. Claims

ere subjact to restriction or election requirement. 6. D Claims This application has been filed with informal drewings undar 37 C.F.R. 1.85 which are acceptable for examination purposes. a. D Formal drewings are required in response to this Office action. __. Under 37 C.F.R. 1.84 these drawings g. Tha correctad or substituta drawings have been racelyad on ... ara \square eccaptabla. \square not eccaptabla (see axplanation or Notica re Patent Drewing, PTO-948). ... has (hava) been approved by the 10. 🔲 The proposed additional or substitute sheet(s) of drewings, filed on 💷 examinar. disapproved by the examinar (see explanation). _____ has been approved. disapproved (see explanation). 11. The proposad drewing correction, filed on _____ 12. Acknowladgment la mada of the claim for priority under U.S.C. 119. The cartified copy has . been received in not be been filed in parent application, serial no. ; filed on _____ 13. Since this application appears to be in condition for allowance excapt for formal metters, prosecution as to the merita is closed in accordance with the practice under Ex parta Quayla, 1935 C.D. 11; 453 O.G. 213.

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4. Claims 5. Claims

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Restriction to one of the following inventions is required under 35 U.S.C. § 121:

- I. Claims 1-11, drawn to epitopes (compositions), classified in Class 530, subclass 326.
- II. Claims 12-16, drawn to methods for screening, classified in Class 435, subclass 7.1.
- III. Claims 17-19, drawn to methods for treating, classified in Class 424, subclass 86.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and (II and III) are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (M.P.E.P. § 806.05(h)). In the instant case the product as claimed can be used in a materially different process of using that product such as evidenced by the two processes claimed, i.e. screening and treating. Therefore, Inventions I and (II and III) are novel and unobvious over each other and are patentably distinct inventions. Additionally, the product(s) as claimed can be used as immunogen prior to a cell fusion step for the production of epitope specific monoclonal antibodies.

Because these inventions are distinct for the reasons given

above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laurie Scheiner whose telephone number is (703) 308-1122.

Papers related to this application may be submitted to Group 180 by facsimile transmission. Papers should be faxed to Group 180 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CM 1 Fax Center number is (703) 308-4227.

LM Laurie Scheiner/LAS April 5, 1993

ROBERT J. HILL, JR.
SUPERVISORY PATENT EXAMINER
GROUP 1800

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